

Attorney Docket No.: P-5608-US

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

ADLER, Sam et al.

Serial No:

10/541,191

Examiner:

Not yet assigned

Filed:

June 30, 2005

Group Art Unit:

Not yet assigned

Title:

METHOD FOR IN VIVO SENSING

#### PETITION TO ADD INVENTORS UNDER 37 CFR 1.324

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

The above identified patent included two inventors. By error, without deceptive intent, the name of a third inventor, namely Daniel Gat was omitted. Declarations setting forth these facts are attached herewith.

Specifically, enclosed is a Declaration from named Inventor Shlomo Lewkowicz, a Declaration from named Inventor Sam Adler, a Declaration from omitted Inventor Daniel Gat, and a Written Consent of Assignee together with a Statement under 37 CFR 3.73 (b).

Consequently, please add Daniel Gat as inventor to the above-identified utility patent.

This is a petition to add an inventor to a patent pursuant to 37 CFR 1.324, for which a fee of \$130.00 is due. Please charge Deposit Account No. 50-3355 for this fee, as well as any additional fees due. A duplicate of this Petition is included for this purpose.

Respectfully submitted,

Robert D. Schaffer

Attorney/Agent for Applicant(s)

Registration No. 33,775

Dated: June 14, 2006

Pearl Cohen Zedek Latzer, LLP 1500 Broadway, 12th Floor New York, New York 10036

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## U.S. UTILITY PATENT APPLICATION NO. 19/541,191 STATEMENT OF FACTS OF CO-INVENTOR

I, Shlomo Lewkowicz, an a co-inventor of U.S. Utility Patent Application No. 10/541,191, for METHOD FOR IN VIVO SENSING. The only inventors of record are Sam Adler and Shlomo Lewkowicz. The name of enother co-inventor, Daniel Gut, was inadvertently omitted from the list of inventors, without deceptive intent on the part of the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statement may jeopardize the validity of the patent.

Shloma Lewkowicz

Dete. (day/month/year)



08-JUN-2006 12:03 From:

T01826464318

P-5608-US

# U.S. UTILITY PATENT APPLICATION NO. 10/541,191

## STATEMENT OF FACTS OF CO-INVENTOR

I, Sum Adler, am a co-inventor of U.S. Utility Patent Application No.10/541, 191, for METHOD FOR IN VIVO SENSING. The only inventors of record are Sum Adler and Shlomo Lewkowicz. The name of another co-inventor, Daniel Gat, was instivertently omitted from the list of inventors, without deceptive intent on the part of the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statement may jeopardize the validity of the patent.

872<del>62</del>5278



### STATEMENT OF FACTS OF CO-INVENTOR

I, Daniel Gat, am a co-inventor of U.S. Patent Application No. 10/541,191, for METHOD FOR IN VIVO SENSING. The only inventors of record are Sam Adler and Shlomo Lewkowicz. My name was inadvertently omitted from the list of inventors, without deceptive intent on the part of the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statement may jeopardize the validity of the patent.

/3 06 2006 Date: (day/month/year)



U.S. PATENT APPLICATION NO.

#### WRITTEN CONSENT OF ASSIGNEE

I, Ido Warshows/- am the Control of School of Given Imaging, Ltd. located at 2 Hacarmel Street, New Industrial Park, Yoqueam Ilite, Israel 20692, which is the assignee of U.S. Patent Application No. 10/541,191, filed on June 30, 2005 for METHOD FOR IN VIVO SENSING.

In that capacity, I hereby give my consent to the addition of Daniel Gat, as inventor to this patent.

Attached please find a Statement under 37 CFR 3.73(b).

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statement may jeopardize the validity of the patent.

IDO WARSHAVSKI GENERAL COUNSEL & CORPORATE SECRETARY

14/6/2006

Date: (day/month/year)



PTO/SB/96 (6-98)

Approved for use through 09/30/2000. OMB 0651-0031

Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UNDER 37 CFR 3.73(b)			
Applicant/Patent Owner: Sam Adler et al.			
Application No./Patent No.: 10/541,191	Filed/Issue Date:	June 30, 2005	
Entitled: METHOD FOR IN VIVO SENSING			
Given-Imaging Ltd. , a corporation in Israel ,			
(Name of Assigner) (Type of Assigner, e.g., corporation, partnership, university, government agency, etc.)			
States that it is:			
1. At the assignee of the entire right, title, and interest; or			
2. an assignee of an undivided part interest			
in the patent application/patent identified above by virtue of either:			
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the			
Patent and Trademark Office at Reel 017494	, Frame 0862	, or for which a copy thereof is attached.	
OR			
B. [ A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below:			
1. From: To:			
The document was recorded in the Patent and Trademark Office at  Reel , Frame , or for which a copy thereof is attached.			
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The document was recorded in the Patent and Trademark Office at  Reel, Frame, or for which a copy thereof is attached.			
Additional documents in the chain of title are listed on a supplemental sheet.			
Copies of assignments or other documents in the chain of title are attached.  [NOTE: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the PTO. See MPEP 302-302.8]			
The undersigned (whose title is supplied below) is empowered to sign this statement on behalf of the assignee.			
13. 6. 2006 Date			
Date	Date Signature		
•			
	toO.W	WARSHAVSKI	
OCHERAL LARINGER			
	CORPO	PATE SECRETARY	
Title			

Burden Hour Statement. This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.